

## UNITED STATING DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	R	ATTORNEY DOCKET NO.
08/669,0	56 06/24/96	NACHMAN	В	INFINITY-3.
		WM31/1024 TEXAMINER		EXAMINER
MARVIN N	ACHMAN	641.10.17.1.0.32.et	LEE	., C
315 SAYBROOK RD VILLANOVA PA 19085			ART UNIT	PAPER NUMBER
ATEFHINDAL	4 FM 13000		262	2 25
			DATE MAILED	): 10/24/01

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

The reply/amendment filed on September 29, 2000 is not fully responsive to the prior Office action because of the following omission(s) or matter(s):

The reply/amendment includes non-elected claims 4-7 (Paper No. 18 filed Mar. 22, 1999). Non-elected claims 1-26 were withdrawn from consideration by the Examiner and the Restriction was made final (Paper No. 19 mailed July 20, 1999). Claims 4-7 can not be entered by the docket clerk. Further, page 1 of the reply/amendment states that 35 has also been deleted, but page 4, line 1, of the amendment filed September 29, 2000 states that claim 35 has been amended and the claim is listed on page 6. Page 16 also states that claim 35 has been deleted. Note that the reply/amendment should include both a clean version (i.e., without brackets and underlining, etc.) and a marked-up version of the amended claims. See Summary of § 1.121 Amendment Changes, a copy of which is enclosed. See 37 CFR 1.111.

Since the above-mentioned reply appears to be *bona fide*, applicant is given a TIME PERIOD of **ONE** (1) **MONTH or THIRTY** (30) **DAYS** from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. In this case, a complete reply/amendment is required. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).

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Cheuk fan lee